Docket No.: 243023US2 Date Allowed: 10/27/06 OBLON SPIVAK

McCLELLAND

MAIER

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NEUSTADT

P.C.

ATTORNEYS AT LAW JAMES J. KULBASKI (703) 413-3000

JKULBASKI@OBLON.COM

RAYMOND F. CARDILLO, JR. (703) 413-3000

RCARDILLO@OBLON.COM

COMMISSIONER FOR PATENTS ALEXANDRIA, VIRGINIA 22313

RE: Application Serial No.: 10/666,249

Applicants: Atsuko YAGI

Filing Date: September 22, 2003

For: INFORMATION PROCESSING APPARATUS, INFORMATION PROCESSING METHOD, INFORMATION PROCESSING PROGRAM,

SERVICE PROVIDING APPARATUS, SERVICE PROVIDING METHOD, SERVICE PROVIDING

PROGRAM AND RECORDING MEDIUM

Group Art Unit: 2161 Examiner: Leroux, E.P.

SIR:

Attached hereto for filing are the following papers:

## COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

Our check in the amount of \$ - 0 - is attached covering any required fees. In the event any variance exists between the amount enclosed and the Patent Office charges for filing the above-noted documents, including any fees required under 37 C.F.R 1.136 for any necessary Extension of Time to make the filing of the attached documents timely, please charge or credit the difference to our Deposit Account No. 15-0030. Further, if these papers are not considered timely filed, then a petition is hereby made under 37 C.F.R. 1.136 for the necessary extension of time. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

OBLON, SPIVAK, McGLELLAND,

MAYER & NEUSTADT, P.C.

James J. Kulbaski

Registration No. 34,648

Attorney of Record

Raymond F. Cardillo, Jr. Registration No. 40,440

Customer Number

22850

(703) 413-3000 (phone) (703) 413-2220 (fax)

1940 Duke Street ■ Alexandria, Virginia 22314 ■ U.S.A. Telephone: 703-413-3000 ■ Facsimile: 703-413-2220 ■ www.oblon.com

DOCKET NO: 243023US2

## IN THE UNITED STATES PATENT & TRADEMARK OFFICE

IN RE APPLICATION OF : DATE ALLOWED: 10/27/06

ATSUKO YAGI : EXAMINER: LEROUX, E.P.

SERIAL NO: 10/666,249 :

FILED: SEPTEMBER 22, 2003 : GROUP ART UNIT: 2161

FOR: INFORMATION PROCESSING
APPARATUS, INFORMATION
PROCESSING METHOD, INFORMATION
PROCESSING PROGRAM, SERVICE
PROVIDING APPARATUS, SERVICE
PROVIDING METHOD, SERVICE
PROVIDING PROGRAM AND
RECORDING MEDIUM

## **COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE**

COMMISSIONER FOR PATENTS ALEXANDRIA, VIRGINIA 22313

SIR:

The Examiner's statement of reasons for allowance, included under the heading "Reasons for Allowance" on page 2 attached to the "Notice of Allowability" (PTOL-37) that is in turn attached to the "Notice of Allowance and Fee(s) Due" mailed October 27, 2006, is mistaken in referring to the subject matter of all of the allowed claims as including subject matter to be found in just independent Claim 1 and the claims that depend thereon. It is also mistaken in indicating that Claim 1 includes a "responding unit" when it actually recites a "responding part."

Allowed independent Claim 1 is an information processing apparatus claim while allowed independent Claim 22 is an information processing method claim that recites step limitations, not the apparatus "parts" recited by Claim 1. Also, allowed independent Claim

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22 is an information processing program on a computer readable recording medium claim that recites the steps the program requires to be performed, not the apparatus "parts" recited

by Claim 1.

Accordingly, the above-noted Examiner's statement of reasons for allowance" should be modified to indicate that the above-noted "responding unit" is actually recited to be a "responding part" and that the statement as made only applies to independent Claim 1 and the claims dependent thereon.

Respectfully submitted,

OBLON, SPIVAK, McCLELLAND,

MATER & NEUSTADT, P.Q.

Customer Number 22850

Tel: (703) 413-3000 Fax: (703) 413 -2220 (OSMMN 06/04) James J/Kulbaski Attorney of Record Registration No. 34,648

Raymond F. Cardillo, Jr. Registration No. 40,440

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